

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
08/252,984 06/02/94	ALLEMAN	162.2US01
	MATE	EXAMINER
	26M1/0229	
DANIEL J. KLUTH	HOLOCHED	ART UNIT PAPER NUMBER
SCHWEGMAN, LUNDBERG & 3500 IDS CENTER	WUESSNER	32
80 SOUTH EIGHTH ST.		MAILED:
MINNEAPOLIS, MN 55402	XAMINER INTERVIEW SUMMARY RECORD	02/29/96
All participants (applicant, applicant's representative	e, PTO personnel):	
a Ahmal Matar		
	(3)	*************************************
(2) Daniel Kluth	(4)	
Date of interview 2/26/96		
	to Doubleant Doubleant's representative	
Type: Telephonic		
Exhibit shown or demonstration conducted: Yes	No. If yes; brief description:	
		· · · · · · · · · · · · · · · · · · ·
		. 10
Agreement was reached with respect to some o	or all of the claims in question. was not reached.	1/A
Claims discussed: None	and the second 	
Identification of prior art discussed: Non		
definition of prior art discussed.		
		<u>,</u>
Description of the general nature of what was agree	ed to if an agreement was reached, or any other comments:	Examiner informed
	Notice of Appeal has I	
application. Mr Kluth	indicated that a 1	Votice of Appeal
will be filed soon		
A fuller description, if necessary, and a copy of the	amendments, if available, which the examiner agreed wou	ld render the claims allowable must be
attached. Also, where no copy of the amendments	which would render the claims allowable is available, a sun	nmary thereof must be attached.)
It is not necessary for applicant to provide a	separate record of the substance of the interview.	
NAIVED AND MUST INCLUDE THE SUBSTANCE	ndicate to the contrary, A FORMAL WRITTEN RESPONSE OF THE INTERVIEW (e.g., items 1-7 on the reverse side on the none month from this interview date to provide a statement	of this form). If a response to the last Office
requirements that may be present in the last	bove (including any attachments) reflects a complete responst Office action, and since the claims are now allowable, this stion. Applicant is not relieved from providing a separate response.	s completed form is considered to fulfill the
PTOI -413 (REV. 2.93)	Examiper's Signature	1/601-